## ARIZONA HOUSE OF REPRESENTATIVES



Fifty-fifth Legislature Second Regular Session

HB 2662: prohibitions; digital application distribution platforms Sponsor: Representative Cobb, LD 5 Committee on Judiciary

## Overview

Restricts the ability of certain digital application distribution platforms to require the use of a specific in-application payment system.

## **History**

Currently, there is no law addressing this subject. As a result, many digital application distribution platforms, which distribute software and other applications to mobile phones, tablets and personal computers via the Internet, operate under their own terms and conditions.

## **Provisions**

- 1. Prohibits a provider of a digital application distribution platform whose cumulative downloads from Arizona users in a calendar year exceed 1,000,000 from:
  - a) Requiring an Arizona-domiciled developer or Arizona user to use a specific in-application payment system as the sole method of accepting payments for either a software download or a digital or physical product; or
  - b) Retaliating against an Arizona-domiciled developer or Arizona user for using an inapplication payment system or digital application distribution platform not associated with the provider. (Sec. 1)
- 2. Exempts from the prohibitions special-purpose digital distribution platforms. (Sec. 1)
- 3. Allows the Attorney General to receive complaints, investigate and bring an action on behalf of aggrieved parties to seek legal or equitable relief on their behalf. (Sec. 1)
- 4. Permits an aggrieved party to bring a civil action to seek legal or equitable relief if the Attorney General does not bring an action within 60 days after receiving notice from the aggrieved party. (Sec. 1)
- 5. Defines Arizona user, developer, digital application distribution platform, domiciled in this state, in-application payment system, provider and special-purpose digital application distribution platform. (Sec. 1)

☐ Prop 105 (45 votes)	☐ Prop 108 (40 votes)	☐ Emergency (40 votes)	□ Fiscal Note
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